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MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 13th September 1962

SUBJECT.—*Import of Coal-tar dyes, textiles chemicals, gums, special kinds of paper and/or yarn against exports of handloom fabrics.*

No. 114-ITC(PN)/62.—Attention is invited to Public Notice No. 84-ITC(PN)/61, dated 6th July, 1961 on the above subject, as amended from time to time.

2. It has been decided to delete condition No. (iii) regarding sale of dyes, chemicals etc. to manufacturers of handloom fabrics with immediate effect.

New Delhi, the 14th September 1962

SUBJECT.—*Import of goods from Pakistan under the terms of Protocol No. I to the Trade Agreement between the Governments of India and Pakistan—April 1962—March, 1963.*

No. 115-ITC(PN)/62.—The policy for import of certain items from Pakistan in terms of Protocol No. I to the Trade Agreement between the Governments of India and Pakistan for the period April 1962—March 1963 was announced in Ministry of C. & I. Public Notice No. 90-ITC(PN)/62, dated 19th July 1962.

2. It has now been decided that applications from established importers who have imported cinematograph films exposed, falling under S. No. 117 of Part IV of the I.T.C. Schedule during the basic period upto and including 1956-57, for the import from Pakistan of cinematograph films, exposed (in Indian and Pakistani languages only) during the period April 1962—March 1963, will be considered by the Dy. Chief Controller of Imports (CLA), New Delhi on an *ad-hoc* basis. Import of such films will be permitted only on the basis of outright sale. The detailed particulars of the films sought to be imported should be furnished by the applicants.

3. Licences for import will be issued subject to the condition that payment for the goods imported will be made in non-convertible Indian rupees through Account 'A' maintained by the National Bank of Pakistan with the State Bank of India as provided for in Protocol No. I to the Trade Agreement between the Governments of India and Pakistan signed on the 21st March, 1960.

4. Applications for licences in above mentioned cases should be submitted in the usual form and manner to the D.C.C.I. (C.L.A.) as early as possible, but not later than the 10th of October, 1962.

SUBJECT.—*Cotton Textiles Export Incentive Scheme—Import Entitlements against exports of non-fabric cotton textile manufactures (excluding ready-made garments made out of cotton cloth).*

No. 116-ITC(PN)/62.—It has been decided that against exports of non-fabric cotton textile manufactures (excluding ready-made garments made out of cotton cloth) effected on and from 1st July, 1962, import entitlements will be granted in the manner specified below:—

Description of the article exported.	Persons to whom the entitlements will be granted.	Value of the import entitlement	
		A for import of coal-tar dyes gums and textile chemicals.	B for import of cotton.
I	II	III	
(i) Non-fabric cotton textile manufactures (as per the Annexure to this Public Notice).	All Registered Exporters (i.e. whether manufacturer exporters or merchant exporters).	15% of the f.o.b. value of exports.	50% of the f.o.b. value of exports.
(ii) Hosiery goods made out of cotton yarn (excluding hosiery items included in the Export Promotion Scheme for Sports Goods).	Do.	Do.	Do.
(iii) Embroidered goods with cotton cloth as the basic ground materials (see paragraph 3).	Do.	Do.	Do.

2. *Utilization of Entitlement.*—The import entitlement against exports of hosiery goods as specified under 'A' of column III above, may, in the case of manufacturer-exporters of the said goods, be utilised for import of—

- (a) zip fasteners, elastic tapes and trimmings for use in making of hosiery goods;
- (b) knitting machines for hosiery goods and/or accessories of such machines, and knitting needles not indigenously available;

Provided however, that so far as the articles permissible for import as at (a) above are concerned, the value of the import licence in respect of any one of them shall be limited to 5% of the respective entitlement value.

Explanation;

The term "Hosiery goods" shall, for the purpose of this Public Notice, be deemed to mean knitted fabrics produced with the aid of power on more than one needle by a method of interlooping one or more yarns, either in running length or made up for human wear.

3. The import entitlement against exports of "Embroidered goods" as specified under 'A' of column III above, may, in the case of manufacturer-exporters of the said goods, be utilised for import—

- (a) of spare parts and accessories for embroidery machines;
- (b) of art silk/synthetic yarn as are permissible for import under the Export Promotion Scheme for art silk fabrics.

4. *Import of coal-tar dyes.*—Reference is invited to Public Notice No. 110-ITC(PN)/62 dated the 4th September, 1962. Grant of licences for import of coal-tar dyes and textile chemicals against exports of the items of cotton manufactures referred to in this Public Notice will be subject to the condition that:—

(a) Not less than 75% of the value of the import entitlement for import of dyes intermediates as specified in the Annexure to Appendix 40 of the Import Trade Control Policy for the year April, 1962—March, 1963.

(b) Not more than 25% of the value of the import entitlement for import of coal-tar dyes and/or textile chemicals as specified in the Public Notice No. 87-ITC(PN)/58, dated 31st October, 1958 and as modified from time to time.

5. *Quota for Cotton.*—Against the value of entitlement for import of cotton specified under 'B' of column III above, no import licence will be granted for import of cotton, but the entire value of the said entitlement will be made available to the Textile Commissioner, Bombay, on such terms and conditions as may be prescribed by him from time to time.

6. *Issue of Import Licences.*—Grant of import licences will be by the Joint Chief Controller of Imports & Exports, Bombay on certification of the value of the entitlements by the Textile Commissioner, Bombay, who will also announce the procedure for claiming import entitlements as specified in this Public Notice.

7. This Public Notice supersedes the following Public Notices:—

Public Notice No. 42-ITC(PN)/59, dated 4th May 1959.

Public Notice No. 12-ITC(PN)/60, dated 20th January 1960.

Public Notice No. 98-ITC(PN)/60, dated 27th July 1960.

Public Notice No. 117-ITC(PN)/60, dated 3rd October 1960.

Public Notice No. 122-ITC(PN)/60, dated 12th October 1960.

Public Notice No. 80-ITC(PN)/61, dated 6th July 1961.

Public Notice No. 78-ITC(PN)/61, dated 6th July 1961.

ANNEXURE TO PUBLIC NOTICE NO. 116-ITC(PN)/62

LIST OF NON-FABRIC COTTON MANUFACTURES

Cotton Bags.
Cotton Pillow Cases.
Cotton Made-up Bed Spreads.
Cotton Bed Sheets.
Cotton Waste Blankets.
Cotton Carpets.
Cotton Mats.
Cotton Table Covers.
Cotton Bed Tickings.
Cotton Ropes.
Cotton Tapes.
Cotton Newar.
Cotton Twine.
Cotton Webbing.
Cotton Braids.
Cotton Fishing Twine.
Cotton Tents.
Cotton Mosquito Nets.
Cotton Round Mesh Netting.
Cotton Fishing Nets.
Cotton Waterproof Tarpaulins.
Cotton Web Anklet.
Cotton Sola Hats.
Cotton Caps.
Cotton Mufflers.

Any other item of non-fabric cotton manufacture, as may be approved by the Textile Commissioner.

SUBJECT:—Cotton Textiles Export Incentive Scheme—Import entitlements against exports of readymade garments made out of cotton cloth.

No. 117-ITC(PN)/62.—It has been decided that against exports of cotton readymade garments effected on and from 1st July, 1962, import entitlements will be granted under the Cotton Textiles Export Incentive Scheme in the manner specified below:—

Description of the article exported	Value of import entitlements	
	'A' For import of coal-tar dyes, textile chemicals, gums, etc.	'B' For import of cotton.
I	II	
"Exporters" and "Manufacturer-Exporters" of readymade garments or apparel (stitched) made out of cotton cloth (including cloth manufactured on handlooms).	25% of the f.o.b. value of exports.	50% of the f.o.b. value of exports.

Explanation.—The terms "readymade garments or apparel" shall, for the purpose of this Public Notice, be deemed to mean article or articles made out of cotton cloth suitably cut in sizes and stitched for purposes of human attire, but shall not include within its meaning any hosiery articles.

2. **Coal-tar dyes—import of.**—Reference is invited to Public Notice No. 110-ITC(PN)/62, dated 4th September, 1962. The import entitlement specified under 'A' of Column II above will be for import of:

- Not less than 75% of the value of the import entitlement for import of dyes-intermediates as specified in the Annexure to Appendix 40 of the Import Trade Control Policy for the year April 1962—March, 1963.
- Not more than 25% of the value of the import entitlement for import of coal-tar dyes and/or textile chemicals as specified in the Public Notice No. 87-ITC(PN)/58, dated 31st October, 1958 and as modified from time to time.
- Zip fasteners, buttons, buckles, elastics/elastic webbing and trimmings for use in the making of readymade garments or apparels.
- Industrial power sewing machine and spare parts, accessories and sewing needles which are not indigenously available and such other accessories as the Textile Commissioner may deem necessary for improving the quality of the garments and certify accordingly.

NOTE.—The articles specified in (c) and (d) above shall be licensed only to manufacturer-exporters of readymade garments or apparels.

3. The import entitlement specified under 'A' of column II above should be utilised in the manner indicated below:—

- Non-Manufacturing-Exporters.**—The entire import entitlement consisting of 25% of the f.o.b. value of exports shall be utilised for import of dyes and chemicals as prescribed in (a) and (b) of paragraph 2 above.
- Manufacturing exporters.**—The entire import entitlement consisting of 25% of the f.o.b. value of exports may be utilised—
 - for import as prescribed in (a) and (b) of paragraph 2 above;
 - or
 - for import of embellishments subject to the provision that no single item is imported for more than half the total entitlement value. The embellishments etc. which are allowed to be imported are zip fasteners, buttons, buckles, elastics/elastic webbing, and trimmings for use in the making of readymade garments;

or

- (iii) for import of industrial power sewing machine and spare parts. Accessories and sewing needles which are not indigenously available, and such other accessories as the Textile Commissioner may deem necessary for improving the quality of the garments and apparels may be permitted to be imported on the recommendation of the Textile Commissioner.

4. *Utilization of imported Dyes and Chemicals.*—“Exporters” and “Manufacturer-Exporters” of readymade garments importing coal-tar dyes, textile chemicals etc. under this scheme will be required to sell the imported articles only to any unit of the textile industry requiring these items, whether such unit is a manufacturer or a processor of textiles (cotton, wool or artsilk). In other words, the imported dyes and chemicals will be permitted to be sold to any unit of the textile industry taken as a whole. The sales in such cases, will, however, be subject to the condition that the transactions should be reported with sufficient details as to the description of the stores, the quantities and the prices involved, to the Textile Commissioner, Bombay, within seven days of the date of the transaction.

5. *Entitlement for Cotton.*—Against the value of entitlement for import of cotton specified under ‘B’ of column II above, no import licence will be granted for import of cotton, but the entire value of the said entitlement will be made available to the Textile Commissioner, Bombay, on such terms and conditions as may be prescribed by him from time to time.

6. *Registration of Exporters.*—Exporters and Manufacturer-Exporters of readymade garments or apparel should in the first instance register themselves with the Textile Commissioner.

7. Details of the procedure for claiming import entitlements by exporters and manufacturer-exporters of readymade garments will be announced by the Textile Commissioner, Bombay. Issue of import licences will be by the Joint Chief Controller of Imports and Exports, Bombay on certification by the Textile Commissioner of the value of the import entitlement.

8. Public Notice No. 49-ITC(PN)/62, dated 9th May, 1962 is hereby superseded.

K. T. SATARAWALA,
Chief Controller of Imports & Exports.

